Form 210A (10/06)

United States Bankruptcy Court Southern District Of New York

In re:

Grand Prix RIMV Lessee, LLC,

Case No.

10-13861, (Jointly Administered Under Case No 10-13800)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee: Fair Harbor Capital, LLC As assignee of Relaxx Dry Cleaning	Name of Transferor: Relaxx Dry Cleaning
Name and Address where notices to transferee should be sent:	Court Claim # (If known): 29 Amount of Claim: \$3,979.80 Date Claim Filed:
Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023	Name and Address of Transferor: Relaxx Dry Cleaning 2240 San Diego Avenue San Diego, CA 92110
Phone: 212 967 4035 Last Four Digits of Acct #:n/a	Phone: Last Four Digits of Acct. #:n/a
Name and Address where transferee payments should be sent (if different from above):	
Phone:n/a Last Four Digits of Acct #:n/a	
I declare under penalty of perjury that the information	provided in this notice is true and correct to the
best of my knowledge and	Date: <u>June 2, 2011</u>
By: IsIFredric Gless Transferee/Transferee's Agent Penalty for making a false statement: Fine of up to \$500,000 or i	mprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

United States Bankruptcy Court Southern District Of New York

In re: Grand Prix RIMV Lessee, LLC,

Case No. 10-13861, (Jointly Administered Under Case No 10-13800)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. 29 [if known]

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on June 2, 2011.

Name of Transferee:

Fair Harbor Capital, LLC
As assignee of Relaxx Dry Cleaning

Name of Alleged Transferor: Relaxx Dry Cleaning

Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023

Name and Address of Alleged Transferor:

> Relaxx Dry Cleaning 2240 San Diego Avenue San Diego, CA 92110

~DEADLINE TO OBJECT TO TRANSFER~		
The transferor of claim named above is advised the this Notice of Transfer of Claim Other than for Security has been filed in the clerk's office of this court as evidence of the transfer. Objection must be filed with the court within twenty (20) days of the mailing of this notice. If no objection is timely received by the court, the transferee will be substituted as the original claimant without further order of the court.		
Date:		
Clark of the Court		

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	United States Bankru				
	Southern District Of		**		
	Y	1	X Cbapter II		
	In re:	RIMV Lessup, LLC	Chapter 11		
N.	- CHARGATIA	THE POSSES, DEC	: Case No. 10-13861		
			(Jointly Administered Under Case No. 10-13800)		
	Debtor,		** 124 <u>ru</u>		
		Transfer of claim other than for security and walver of notice			
			Bankruptey Rule 3000(c)		
	PLEASE TAKE NOTICE that the scheduled claim of RELAXX DRY CLEANING ("Transferor") against the Debtor(s) in the amount of \$2,441.71, as listed within Schedule F of the Schedule of Assass and Liabilities filed by the Debtor(s), and all claims (including without limitation the Proof of Claim, if any, identified below and Transferor's rights to receive all interest, penalties, cure payments that it may be entitled to receive on account of the assumption of any executory contract or lease related to the Claim and fires, if any, which may be paid with respect to the Claim and all other claims, causes of action against the Debtor, its affiliates, any guaranter or other third party, together with voting and other rights and benefits arising from, under or relating to any of the foregoing, and all cash, securities, instruments and other property which may be paid or issued by Debtor in satisfaction of the Claim of Transferor have been transferred and assigned other than for security to Pair Harbor Capital, LLC ("Transferor") in consideration of the sum of \$\frac{1}{2}\$ is eignature of the Transferor and this transfer shall be defined and benefits of Transferor relating to the Claim. The Claim is based on amounts owed to Transferor by Debtor and this transfer shall be defined and unconditional transfer of the Claim for the purpose of collection and shall not be deemed to create a security interest. Please note that Pair Harbor Capital, LLC is not obligated to file any application, motion, Proof of Claim or other document with the Bankeriptey Court with regard to your claim. I, the undersigned Transferor of the above-described claims, hereby assign and transfer my claims and all rights there under to the Transferor upon terms as set				
	forth in cover letter rec notification by Transfe part by the Debter, the	eived. I represent and warrant that the c ree, I agree to reimburse Transferest a pr Court, or any other party and Transferes	laim is not less than \$2,441.71 and his not been previously objected to, sold, or satisfied. Upon person of the purchase price if the claim is reduced, objected to, or disallowed in whole or represents and warrants that there are no offsets or defenses or preferential payments that have party to reduce the amount of the Claim or to impair its value.		
	A Proof of Claim Has Claim is attached to thi	in the amount of \$41975 Was not s (Assignment). If the Proof of Claim an	(strike one) been duly and timely filed in the Proceedings (and a true copy of such Proof of own differs from the Claim amount set forth above, Transferce shall nevertheless be deemed the next and shall be entitled to identify itself as owner of such Proof of Claim on the records of the		
	Transferee's option only Claim amount specified	ył Transferec heraby agrees to putchase,	ess of the amount purchased herein, Transferor is hereby deemed to sell to Transferee, and, at the balance of suid Claim at the same percentage of claim paid herein not to exceed twice the near to Transferor upon Transferee's extinfaction that the Claim has been allowed in the higher		
	("FRBP"), with respect Claim back to Transfers the obligation or liability re and hereby waives (f) it acknowledges that Tran representation and war	to the Claim, while Transferee perform or if due diligenen is not autisfactory, in Claim back to Transferer or withdraws agarding this Assignment of Claim. Tra is right to raise any objection hereto, and inferce may at any time reassign the Claim thiles made herein shall survive the exe	is a notice of transfer pursuant to Rule 3001 (e) of the Federal Rules of Bankruptcy Procedure is its due diligence on the Claim. Transferce, at its sole option, may subsequently transfer the Transferce's sole and absolute discretion pursuant to Rule 3001 (o) of the FRBP. In the event the transfer, at such time both Transferca and Transferce release each other of all and any after the techy acknowledges and consents to all of the terms set forth in this Transfer of Claim (ii) its right to receive notice pursuant to Rule 3001 (e) of the FRBP. Transferor hereby in, together with all right, title and interest of Transferce in and to this Transfer of Claim. All cution and delivery of this Transfer of Claim and any such re-assignment.		
n	LLC any corresponden		e date Transferee signs this agreement. The clerk of the court is outhorized to change the		

This Transfer of Claim shall be governed by and construed in accordance with the laws of the State of New York. Any action origing under or relating to this Assignment of Claim may be brought in my State or Federal court located in the State of New York, and Transferor consents to and confers personal juriediction over Transferor by such court or courts and agrees that service of process may be upon Transferor by moliting a copy of said process to Transferor at the address set forth in this Assignment of Claim, and in any action become Transferor waives the right to demand a trial by jury. Transferor acknowledges that, in the event that the Debtor's bankruptcy case is dismissed or converted to a case under Chapter 7 of the Bankruptcy Code and Transferor has paid for the Claim, Transferor shall immediately remit to Transferoe all monies paid by Transferoe in regard to the Claim and ownership of the Claim shall revert back to Transferor.

TRANSFEROR:

RELAXX DRY CLEANING 2240 SAN DIEGO AVÉNUE,

Updated Address of Changed): 1105 mosena Blud
Phone: 017

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TRANSFEREE:

Fair Harbor Capital LLC

1841 Broadway Suite 1007 New York, NY 18993

Fredric Glass, Member Fair Harbor Capital, LLC

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